# EXHIBIT 1

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1	P. STERLING KERR, ESQ.					
2	Nevada Bar No. 3978					
2	C. ROBERT PETERSON, ESQ. Nevada Bar No. 11680					
3	KERR SIMPSON ATTORNEYS AT LAW					
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_	Henderson, Nevada 89052					
5	Telephone No. (702) 451-2055 Facsimile No. (702) 451-2077					
6	sterling@kerrsimpsonlaw.com					
7	bob@kerrsimpsonlaw.wom					
	Attorneys for Plaintiff					
8	UNITED STATE	S DISTRICT COURT				
9	DISTRICT OF NEVADA					
10	DISTRICT OF NEVADA					
11	MINA DE ORO, LLC, a Nevada limited	Case No: 2:20-cv-0099				
11	liability company; THE TOY CHEST,	- Cust 113. 2.20 C1 603.				
12	LLC a Nevada limited liability company,					
13	Plaintiffs,	<u>DECLARATION</u> PETERSON, ESQ.				
1.4	Trantins,	APPLICATION 1				
14	v.	JUDGMENT AGAI				
15	MATTHEW BRENT GOETTSCHE, an	JOBEDIAH SIN				
16	individual, JOBEDIAH SINCLAIR					
17	WEEKS, an individual, JOSEPH FRANK					
17	ABEL, an individual, SILVIU CATALIN					
18	BALACI, an individual, BITCLUB, an unknown entity, and DOE and ROE					
19	Corporations,					
20	Definition					

Case No: 2:20-cv-00994

**DECLARATION OF C. ROBERT** PETERSON, ESQ. IN SUPPORT OF APPLICATION FOR DEFAULT JUDGMENT AGAINST DEFENDANT JOBEDIAH SINCLAIR WEEKS

## Defendants.

- I, C. Robert Peterson, Esq. declare:
- I am the counsel for Plaintiffs in this matter and am competent to testify as to the 1. matter set forth herein.

2. I am familiar with the facts of this case and after careful investigation in the cause and has been informed and believes that Jobediah Sinclair Weeks is not in the military service of the United States, nor an infant, nor an incompetent person.

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## ase 2:20-cv-00994-CDS-VCF Document 54-1 Filed 03/13/23 Page 3 of 11

# KERR SIMPSON ATTORNEYS AT LAW 2900 W. Horizon Ridge Parkway, Suite 200, Henderson, Nevada 89052 Telephone: (702) 451-2055 Facsimile: (702) 451-2077

#### FURTHER DECLARANT SAYETH NAUGHT

I declare under penalty of perjury under the laws of the State of Nevada that the foregoing is true and correct.

DATED this 10<sup>th</sup> day of March, 2023.

C. Robert Peterson, Esq.

# EXHIBIT 2

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1	P. STERLING KERR, ESQ.						
2	Nevada Bar No. 3978 C. ROBERT PETERSON, ESQ.						
3	Nevada Bar No. 11680 KERR SIMPSON ATTORNEYS AT LAW						
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5	Henderson, Nevada 89052 Telephone No. (702) 451-2055 Facsimile No. (702) 451-2077 Email: sterling@kerrsimpsonlaw.com						
6							
7	Email: bob@kerrsimpsonlaw.wom						
8	Attorneys for Plaintiff  UNITED STATES DISTRICT COUR						
9	DISTRICT OF NEVADA						
10	DISTRICT	OFNEVADA					
11	MINA DE ORO, LLC, a Nevada limited liability company; THE TOY CHEST,	Case No: 2:20-cv-0099					
12	LLC a Nevada limited liability company,	DECLARATION O					
13	Plaintiffs,	DECLARATION O SUPPORT OF AP					
14	V.	<u>DEFAULT J</u> AGAINST D					
15		JOBEDIAH SIN					
16	MATTHEW BRENT GOETTSCHE, an individual, JOBEDIAH SINCLAIR						
17	WEEKS, an individual, JOSEPH FRANK ABEL, an individual, SILVIU CATALIN						
18	BALACI, an individual, BITCLUB, an unknown entity, and DOE and ROE						
	BALACI, an individual, BITCLUB, an						

Case No: 2:20-cv-00994

#### DECLARATION OF LOUIS DIAZ IN SUPPORT OF APPLICATION FOR DEFAULT JUDGMENT AGAINST DEFENDANT JOBEDIAH SINCLAIR WEEKS

### I, Louis Diaz declare:

I am a manager of Plaintiff Mina De Oro, LLC ("Mina De Oro") and am 1. authorized to make this Declaration on Mina De Oro's behalf.

During the spring of 2018, Defendants, including Jobediah Sinclair Weeks 2. ("Weeks") engaged in solicitation of Mina De Oro to participate in a Bitcoin ("BTC") by offering for sale shares of BTC mining business issued by Defendants, including Weeks.

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- To Mina De Oro's knowledge, Defendants, including Weeks engaged in these 3. private and public solicitations through a website www.bitclub.com ("Bitclub") wherein the Defendants, including Weeks, created and maintained a website for the Bitclub Offering, and through independent business operators within the Bitclub scheme through the means or instrumentalities of interstate commerce, including email and the internet.
- 4. In an effort to solicit Mina De Oro and to induce it into investing in the Bitclub Offering, Defendants, including Weeks, made the following untrue statements of material fact to Mina De Oro (the "Bitclub Misrepresentation"):
  - a. misleading figures regarding the amount of crypto currency mining operations in place;
  - b. misleading figures regarding the amount of crypto currency being mined at Bitclub controlled mining operations;
  - misleading figures and documentation regarding the amount of future profit to be derived from the Bitcoin mining operations;
  - d. fraudulent statements from Defendants and Defendants' independent business operators within the multi-level marketing scheme regarding commissions to be paid for joining the Bitclub Scheme and recruiting others to join the Bitclub Scheme and invest in the Bitclub Offering;
  - misleading statements regarding future operations and investments by the Bitclub management;
  - f. untrue and misleading statements regarding access to funds invested in the Bitclub Offering through an internet based website.
- 5. In reasonable and justified reliance upon the Bitclub Misrepresentations and Bitclub Omissions made by Defendants, including Weeks, Mina De Oro invested \$250,000.00 USD with Defendants for purchase of the Bitclub Offering.

#### \$\psi\$ase 2:20-cv-00994-CDS-VCF | Document 54-1 | Filed 03/13/23 | Page 7 of 11

- 6. Subsequent to their solicitation and sale of the Biclub Offering to Mina De Oro,
  Defendants, including Weeks, materially breached and defaulted on their obligations to Mina De
  Oro under the parties' contracts by, among other actions:
  a. failing and refusing to pay dividends, bonuses and other compensation due to the Mina De Oro as required by the investor contracts;
  - repeatedly misrepresenting and concealing the true nature and status of the Mina De Oro's investments in Bitclub as well as the finances, operations and legal status of Bitclub; and
- 7. As a direct and proximate consequence of the Defendants' unlawful conduct as described herein, the Mina De Oro lost the \$250,000.00 USD investment.

I declare under penalty of perjury that the foregoing is true and correct.

DATED this 10th day of March, 2023.

Mina De Oro, LLC

By: Louis Diaz, its manager

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# EXHIBIT 3

#### \$\Pi\$ase 2:20-cv-00994-CDS-VCF | Document 54-1 | Filed 03/13/23 | Page 9 of 11

	1	P. STERLING KERR, ESQ.
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	5	Telephone No. (702) 451-2055 Facsimile No. (702) 451-2077
	6	Email: sterling@kerrsimpsonlaw.com
	7	Email: bob@kerrsimpsonlaw.wom Attorneys for Plaintiff
	8	
	9	UNITED STA
_		DISTR
AW	10	NADIA DE ODO LLC a Navada limite
$_{ m la}^{ m TL}$	11	MINA DE ORO, LLC, a Nevada limite liability company; THE TOY CHEST
SA, Nevac	12	LLC a Nevada limited liability company,
VEY ndersor 702) 45	13	Plaintiffs,
RR SIMPSON ATTORNEYS AT LAW goo W. Horizon Ridge Parkway, Suite 200, Henderson, Nevada 89052 Telephone: (702) 451-2055 Facsimile: (702) 451-2077	14	V.
, Suite 5	15	
N A arkway )451-20	16	MATTHEW BRENT GOETTSCHE, a individual, JOBEDIAH SINCLAI
SO Ridge F e: (702	17	WEEKS, an individual, JOSEPH FRAN
[[M]] orizon Slephon	18	ABEL, an individual, SILVIU CATALI BALACI, an individual, BITCLUB, a
RS]		unknown entity, and DOE and
ER.	19	Corporations,
$\succeq$	20	Defendants.
	21	
	22	
	23	I, Lori Diaz declare:
	24	1. I am a manager of Plaintiff
	25	authorized to make this Declaration on Th
	26	2. During the spring of 2018,
	20	

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UNITED STATES DISTRICT COURT
DISTRICT OF NEVADA

Case No: 2:20-cv-00994

DECLARATION OF LORI DIAZ IN SUPPORT OF APPLICATION FOR **DEFAULT JUDGMENT** AGAINST DEFENDANT JOBEDIAH SINCLAIR WEEKS

- ger of Plaintiff The Toy Chest, LLC ("The Toy Chest") and am laration on The Toy Chest's behalf.
- pring of 2018, Defendants, including Jobediah Sinclair Weeks ("Weeks") engaged in solicitation of The Toy Chest to participate in a Bitcoin ("BTC") by offering for sale shares of BTC mining business issued by Defendants, including Weeks.

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- To The Toy Chest's knowledge, Defendants, including Weeks, engaged in these 3. private and public solicitations through a website www.bitclub.com ("Bitclub") wherein the Defendants, including Weeks, created and maintained a website for the Bitclub Offering, and through independent business operators within the Bitclub scheme through the means or instrumentalities of interstate commerce, including email and the internet.
- In an effort to solicit The Toy Chest and to induce it into investing in the Bitclub 4. Offering, Defendants, including Weeks, made the following untrue statements of material fact to The Toy Chest (the "Bitclub Misrepresentation"):
  - a. misleading figures regarding the amount of crypto currency mining operations in place;
  - b. misleading figures regarding the amount of crypto currency being mined at Bitclub controlled mining operations;
  - misleading figures and documentation regarding the amount of future profit to be derived from the Bitcoin mining operations;
  - d. fraudulent statements from Defendants and Defendants' independent business operators within the multi-level marketing scheme regarding commissions to be paid for joining the Bitclub Scheme and recruiting others to join the Bitclub Scheme and invest in the Bitclub Offering;
  - misleading statements regarding future operations and investments by the Bitclub management;
  - untrue and misleading statements regarding access to funds invested in the Bitclub Offering through an internet based website.
- 5. In reasonable and justified reliance upon the Bitclub Misrepresentations and Bitclub Omissions made by Defendants, including Weeks, The Toy Chest invested \$250,000.00 USD with Defendants for purchase of the Bitclub Offering.
- Subsequent to their solicitation and sale of the Biclub Offering to The Toy Chest, 6. Defendants, including Weeks, materially breached and defaulted on their obligations to The Toy Chest under the parties' contracts by, among other actions:

#### Qase 2:20-cv-00994-CDS-VCF Document 54-1 Filed 03/13/23 Page 11 of 11

KERR SIMPSON ATTORNEYS AT LAW 2900 W. Horizon Ridge Parkway, Suite 200, Henderson, Newada 89052

- failing and refusing to pay dividends, bonuses and other compensation due to the The Toy Chest as required by the investor contracts;
- b. repeatedly misrepresenting and concealing the true nature and status of the The Toy Chest's investments in Bitclub as well as the finances, operations and legal status of Bitclub; and
- 7. As a direct and proximate consequence of the Defendants' unlawful conduct as described herein, the The Toy Chest lost the \$250,000.00 USD investment.

I declare under penalty of perjury that the foregoing is true and correct.

DATED this 10th day of March, 2023.

The Toy Chest, LLC

By: Lori Diaz, its manager